

Sen. David Koehler

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09700SB1543sam003 LRB097 09942 JDS 53535 a 1 AMENDMENT TO SENATE BILL 1543 2 AMENDMENT NO. . Amend Senate Bill 1543, AS AMENDED, 3 with reference to page and line numbers of Senate Amendment No. 4 2, as follows: on page 1, line 5, by replacing "Sections 3.160 and 22.54" with 5 "Section 22.38"; and 6 7 by replacing page 1, line 6, through page 10, line 19, with the 8 following: 9 "(415 ILCS 5/22.38) 10 Sec. 22.38. Facilities accepting exclusively general 11 construction or demolition debris for transfer, storage, or 12 treatment. (a) Facilities accepting exclusively general construction 13 14 or demolition debris for transfer, storage, or treatment shall

subject to local zoning, ordinance, and land use

- requirements. Those facilities shall be located in accordance with local zoning requirements or, in the absence of local
- 3 zoning requirements, shall be located so that no part of the
- 4 facility boundary is closer than 1,320 feet from the nearest
- 5 property zoned for primarily residential use.
 - (b) An owner or operator of a facility accepting exclusively general construction or demolition debris for transfer, storage, or treatment shall:
 - (1) Within 48 hours of receipt of the general construction or demolition debris at the facility, sort the general construction or demolition debris to separate the recyclable general construction or demolition debris and recovered wood that is processed for use as fuel from non-recyclable general construction or demolition debris to be disposed of or discarded.
 - (2) Transport off site for disposal all non-recyclable general construction or demolition debris that is neither recyclable general construction or demolition debris nor recovered wood that is processed for use as fuel in accordance with all applicable federal, State, and local requirements within 72 hours of its receipt at the facility.
 - (3) Limit the percentage of incoming non-recyclable general construction or demolition debris to 25% or less of the total incoming general construction or demolition debris, as calculated on a daily basis, so that 75% or more

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- of the general construction or demolition debris accepted on a daily basis consists of recyclable general construction or demolition debris, recovered wood that is processed for use as fuel, or both.
 - (4) Transport all non-putrescible recyclable general construction or demolition debris for recycling or disposal within 6 months of its receipt at the facility.
 - (5) Within 45 days of its receipt at the facility, transport (i) all putrescible or combustible recyclable general construction or demolition debris (excluding recovered wood that is processed for use as fuel) for recycling or disposal and (ii) all recovered wood that is processed for use as fuel to an intermediate processing facility for sizing, to a combustion facility for use as fuel, or to a disposal facility.
 - (6) Employ tagging and recordkeeping procedures to (i) demonstrate compliance with this Section and (ii) identify the source and transporter of material accepted by the facility.
 - (7) Control odor, noise, combustion of materials, disease vectors, dust, and litter.
 - (8) Control, manage, and dispose of any storm water runoff and leachate generated at the facility in accordance with applicable federal, State, and local requirements.
 - (9) Control access to the facility.
 - (10) Comply with all applicable federal, State, or

disposed of;

will be transported;

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1	local requirements for the handling, storage,
2	transportation, or disposal of asbestos-containing
3	material or other material accepted at the facility that is
4	not general construction or demolition debris.
5	(11) Prior to August 24, 2009 (the effective date of
6	Public Act 96-611), submit to the Agency at least 30 days
7	prior to the initial acceptance of general construction or
8	demolition debris at the facility, on forms provided by the
9	Agency, the following information:
10	(A) the name, address, and telephone number of both
11	the facility owner and operator;
12	(B) the street address and location of the
13	facility;
14	(C) a description of facility operations;
15	(D) a description of the tagging and recordkeeping
16	procedures the facility will employ to (i) demonstrate
17	compliance with this Section and (ii) identify the
18	source and transporter of any material accepted by the
19	facility;
20	(E) the name and location of the disposal sites to
21	be used for the disposal of any general construction or
22	demolition debris received at the facility that must be

(F) the name and location of an individual,

facility, or business to which recyclable materials

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_	(G) t	the	name	and	location	of	inte	rmed	liate
2	processing	fac	ilitie	s or	combustio	on f	acili [.]	ties	s to
3	which reco	vered	wood	that i	is processe	ed fo	r use	as	fuel
1	will be tra	anspo	rted; a	and					

- (H) other information as specified on the form provided by the Agency.
- (12) On or after August 24, 2009 (the effective date of Public Act 96-611), obtain a permit issued by the Agency prior to the initial acceptance of general construction or demolition debris at the facility.

When any of the information contained or processes described in the initial notification form submitted to the Agency changes, the owner and operator shall submit an updated form within 14 days of the change.

- (c) For purposes of this Section, the term "recyclable general construction or demolition debris" means general construction or demolition debris that has been rendered reusable and is reused or that would otherwise be disposed of or discarded but is collected, separated, or processed and returned to the economic mainstream in the form of raw materials or products. "Recyclable general construction or demolition debris" does not include general construction or demolition debris processed for use as fuel, incinerated, burned, buried, or otherwise used as fill material.
- (d) For purposes of this Section, "treatment" means processing designed to alter the physical nature of the general

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- 1 construction or demolition debris, including but not limited to size reduction, crushing, grinding, or homogenization, but 2 does not include processing designed to change the chemical 3 4 nature of the general construction or demolition debris.
 - (e) For purposes of this Section, "recovered wood that is processed for use as fuel" means wood that has been salvaged from general construction or demolition debris and processed for use as fuel, as authorized by the applicable state or federal environmental regulatory authority, and supplied only to intermediate processing facilities for sizing, or to combustion facilities for use as fuel, that have obtained all necessary waste management and air permits for handling and combustion of the fuel.
 - (f) For purposes of this Section, "non-recyclable general construction or demolition debris" does not include "recovered wood that is processed for use as fuel".
 - (g) Recyclable general construction or demolition debris or recovered wood that is processed for use as fuel that is sent for disposal at the end of the applicable retention period shall not be considered as meeting the 75% diversion requirement for purposes of subdivision (b) (3) of this Section.
 - (h) For purposes of the 75% diversion requirement under subdivision (b)(3) of this Section, owners and operators of facilities accepting exclusively general construction or demolition debris for transfer, storage, or treatment may multiply by 2 the amount of accepted asphalt roofing shingles

- 1 that are transferred to a facility for recycling in accordance
- with a beneficial use determination issued under Section 22.54
- of this Act. The owner or operator of the facility accepting
- 4 exclusively general construction or demolition debris for
- 5 transfer, storage, or treatment must maintain receipts from the
- 6 shingle recycling facility that document the amounts of asphalt
- 7 roofing shingles transferred for recycling in accordance with
- 8 the beneficial use determination. All receipts must be
- 9 maintained for a minimum of 3 years and must be made available
- 10 to the Agency for inspection and copying during normal business
- 11 hours.
- 12 (Source: P.A. 96-235, eff. 8-11-09; 96-611, eff. 8-24-09;
- 13 96-1000, eff. 7-2-10.)"; and
- on page 11, line 11, immediately after "other", by inserting
- 15 "lowest-cost"; and
- on page 11, line 11, immediately after "mix", by inserting "so
- 17 long as there is no detrimental impact on life-cycle costs";
- 18 and
- on page 12, line 13, by replacing "subsection (d) of Section
- 20 21" with "Section 39".